

BROOKLYN IN GLEASON'S FAVOR.

Courts Cannot Order Him to Vacate for Sanford.

The Old-Time Statute Found to Have Been Repealed Last Year.

Many Long Island City Officials Expected to Be Indicted.

The fact came out this morning by a slip of the tongue of Michael Wals, one of the Long Island City Election Inspectors, that the Queens County grand jury is making an investigation of Long Island City officials, and is contemplating the indictment of a large number of city officials, including Mayor Gleason and many of the thirty-three election inspectors who are accused of having conspired with Mayor Gleason to prevent him from being elected.

Wals was the last one of the inspectors to sign the erected returns. He is a warm friend of Gleason and has made a strenuous fight. When brought before Justice Barrett, in supreme court, Brooklyn, this morning, he maintained that the returns, as first made out, were correct.

"How does it come that you signed a paper stating they were not correct?" asked Justice Barrett.

"Oh, there was a rumour going on there and I didn't know what I was doing," answered Wals.

"Have you made no admissions with regard to the matter?" continued the justice.

"Yes, before the Queens County Grand Jury, I've lied."

"Keep quiet," interrupted Justice Barrett. "Don't tell what occurred in the grand jury room."

Enough had been said, however, and the action of the court and attorneys made it plain that the Queens County grand jury is doing something of importance.

Mayor Gleason's attorneys told a Queens County grand jury that an effort is being made to induce Mayor Gleason, various other city officers and many of the election inspectors on the charge of conspiracy.

All but one of the election inspectors have signed the returns. The one who has not signed is Michael Wals. He is a warm friend of Gleason and has made a strenuous fight. When brought before Justice Barrett, in supreme court, Brooklyn, this morning, he maintained that the returns, as first made out, were correct.

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Flames Do Considerable Damage to the Frame Houses.

Easily Subdued by the Firemen—The Total Losses \$16,000.

Several fires were reported by the Brooklyn police this morning. The most serious one broke out at 5 o'clock in a three-story frame house, 1035 Atlantic avenue.

John Smith and Samuel Palmer and their families were awakened by smoke and made their way to the lower floor.

When the firemen arrived smoke was pouring out of the upper windows in huge volumes. The buildings on both sides of the street, and the entire row was threatened with destruction.

Smith and Palmer lost \$1,000 each on furniture, and Mrs. Palmer, who owned the building, lost another \$1,000. No. 1035 was owned by James Styles, whose loss will reach \$10,000 and John Quevora, who lost \$5,000 more. The cause of the fire is unknown.

At 6 o'clock another fire was discovered in an old stable in the rear of 808 Broadway. The fire was extinguished in a few minutes. The buildings on both sides of the street, and the entire row was threatened with destruction.

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Claim to Have Columbian Indictments Quashed.

Indicted Men Say They Are Accused on Their Own Testimony.

Lawyer Thomas E. Pearson, counsel for Charles J. Young, an employee of Ramsey & Carroll, the stationers, who is jointly indicted with Edward W. Trites, clerk of the Brooklyn Aldermen, Committee on Columbia Celebration, for presenting a false and fraudulent bill against the city, today submitted to Judge Moore, in the Brooklyn court of Sessions, a brief containing his points in support of an application to be allowed to examine the minutes of the Grand Jury which indicted his client, and so quit the indictment. There are two indictments against Young.

It appears from the brief that Young and Trites were both called upon to give evidence before the Grand Jury. Copies of their subpoenas are attached.

In his brief Young alleges that the minutes of the Grand Jury will show that he was deprived of his constitutional rights; that his testimony was taken before the Grand Jury, and that with his testimony there is no proof of the commission of the alleged crime by him.

Young positively alleges in his affidavit that the entire examination at both times when he went before the Grand Jury in answer to subpoenas, related solely to the commission of the alleged crime charged against him by the indictment.

He therefore makes this motion that the indictment be quashed as founded upon an invasion of his constitutional rights, and in all that he has a right to expect of the minutes of the Grand Jury.

"This is not only against public policy and in violation of the State and Federal Constitution," says the brief, "but has been repeatedly condemned by the courts. The Constitution of the United States and the State of New York declare:

"No person shall be compelled in any criminal case to be a witness against himself."

Admittance were made in the cases of other indicted men, but what they contained could not be divulged.

Judge Moore will render a decision in a few days.

An Associated Press dispatch from Albany today says that when Senator McCarthy's bill to reduce the salaries of the members of the Brooklyn Aldermen came up as a special order this morning in the Senate, Senator McCarthy proposed an amendment providing that the bill shall not affect any criminal action now pending, nor shall it affect the right of any party to bring suit. He said that he did not think it a good idea to legalize the illegal acts of officials, and he would insist on doing so.

After some debate, on motion of Senator McCarthy the amendment was adopted by a vote of 10 to 9. The bill was then passed by a vote of 10 to 9.

Contractor H.D. Southard, who was indicted for presenting a false and fraudulent bill for \$10,000 for building a grand stand for the Columbian Exposition, and Supervisor McKee, who was indicted for presenting a false and fraudulent bill for \$10,000 for building a grand stand for the Columbian Exposition, were both called upon to give evidence before the Grand Jury.

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GERMANY NEEDS READY ARMS.

Caprivi Speaks for the Army Bill and an Offensive Policy.

He Points Out the Way to "Short Wars and Quick Victories."

BERLIN, Jan. 12.—The Reichstag Committee of Twenty-eight, appointed to consider the Army bill, and made an important speech setting forth the necessity for the adoption of the bill without change or modification.

Referring to the relations existing between Germany and Russia, the chancellor declared that there was no enmity between Emperor William and the czar, and neither was there any enmity between the two governments.

With regard to the relations between France and Germany, Chancellor Caprivi said that probably an entrance in regard to military arrangements existed between the two countries.

He then referred to the possibility of an attack being made upon the nations composing the Triple Alliance—Germany, Austria and Italy—and said that if such an attack was made the chief onslaught of the attacking forces would doubtless be directed against Germany as the strongest member of the Triple Alliance.

Experience had shown that when war threatened it was best for Germany to take the offensive. To do that would require that the army be kept at a high state of readiness, and that the Triple Alliance was in the minority in point of numbers.

Germany's long eastern frontier especially could only be protected by employing offensive tactics. An offensive policy was a good policy. It meant short wars, with quick victories and lasting peace.

To add force to the arguments advanced in support of the measure, the chancellor read memoranda made in 1889 by the late Field Marshal Count von Moltke, in which that great authority compared the military strength of Germany and France.

The chancellor laid much stress upon a passage occurring in the memoranda, in which von Moltke said: "We are able to win an attack from France, otherwise the German empire could not exist."

Even if we lose the first battle, we have the time to prepare for the second. If we lose the second, we have the time to prepare for the third. If we lose the third, we have the time to prepare for the fourth. If we lose the fourth, we have the time to prepare for the fifth. If we lose the fifth, we have the time to prepare for the sixth. If we lose the sixth, we have the time to prepare for the seventh. If we lose the seventh, we have the time to prepare for the eighth. If we lose the eighth, we have the time to prepare for the ninth. If we lose the ninth, we have the time to prepare for the tenth. If we lose the tenth, we have the time to prepare for the eleventh. If we lose the eleventh, we have the time to prepare for the twelfth. If we lose the twelfth, we have the time to prepare for the thirteenth. If we lose the thirteenth, we have the time to prepare for the fourteenth. If we lose the fourteenth, we have the time to prepare for the fifteenth. 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If we lose the hundred and sixty-fifth, we have the time to prepare for the hundred and sixty-sixth. If we lose the hundred and sixty-sixth, we have the time to prepare for the hundred and sixty-seventh. If we lose the hundred and sixty-seventh, we have the time to prepare for the hundred and sixty-eighth. If we lose the hundred and sixty-eighth, we have the time to prepare for the hundred and sixty-ninth. If we lose the hundred and sixty-ninth, we have the time to prepare for the hundred and seventieth. If we lose the hundred and seventieth, we have the time to prepare for the hundred and seventy-first. If we lose the hundred and seventy-first, we have the time to prepare for the hundred and seventy-second. If we lose the hundred and seventy-second, we have the time to prepare for the hundred and seventy-third. If we lose the hundred and seventy-third, we have the time to prepare for the hundred and seventy-fourth. If we lose the hundred and seventy-fourth, we have the time to prepare for the hundred and seventy-fifth. If we lose the hundred and seventy-fifth, we have the time to prepare for the hundred and seventy-sixth. If we lose the hundred and seventy-sixth, we have the time to prepare for the hundred and seventy-seventh. If we lose the hundred and seventy-seventh, we have the time to prepare for the hundred and seventy-eighth. If we lose the hundred and seventy-eighth, we have the time to prepare for the hundred and seventy-ninth. If we lose the hundred and seventy-ninth, we have the time to prepare for the hundred and eightieth. If we lose the hundred and eightieth, we have the time to prepare for the hundred and eighty-first. If we lose the hundred and eighty-first, we have the time to prepare for the hundred and eighty-second. If we lose the hundred and eighty-second, we have the time to prepare for the hundred and eighty-third. If we lose the hundred and eighty-third, we have the time to prepare for the hundred and eighty-fourth. If we lose the hundred and eighty-fourth, we have the time to prepare for the hundred and eighty-fifth. If we lose the hundred and eighty-fifth, we have the time to prepare for the hundred and eighty-sixth. If we lose the hundred and eighty-sixth, we have the time to prepare for the hundred and eighty-seventh. If we lose the hundred and eighty-seventh, we have the time to prepare for the hundred and eighty-eighth. If we lose the hundred and eighty-eighth, we have the time to prepare for the hundred and eighty-ninth. If we lose the hundred and eighty-ninth, we have the time to prepare for the hundred and ninetieth. If we lose the hundred and ninetieth, we have the time to prepare for the hundred and ninety-first. If we lose the hundred and ninety-first, we have the time to prepare for the hundred and ninety-second. If we lose the hundred and ninety-second, we have the time to prepare for the hundred and ninety-third. If we lose the hundred and ninety-third, we have the time to prepare for the hundred and ninety-fourth. If we lose the hundred and ninety-fourth, we have the time to prepare for the hundred and ninety-fifth. If we lose the hundred and ninety-fifth, we have the time to prepare for the hundred and ninety-sixth. If we lose the hundred and ninety-sixth, we have the time to prepare for the hundred and ninety-seventh. If we lose the hundred and ninety-seventh, we have the time to prepare for the hundred and ninety-eighth. If we lose the hundred and ninety-eighth, we have the time to prepare for the hundred and ninety-ninth. If we lose the hundred and ninety-ninth, we have the time to prepare for the hundredth. If we lose the hundredth, we have the time to prepare for the hundred and first. If we lose the hundred and first, we have the time to prepare for the hundred and second. If we lose the hundred and second, we have the time to prepare for the hundred and third. If we lose the hundred and third, we have the time to prepare for the hundred and fourth. If we lose the hundred and fourth, we have the time to prepare for the hundred and fifth. If we lose the hundred and fifth, we have the time to prepare for the hundred and sixth. If we lose the hundred and sixth, we have the time to prepare for the hundred and seventh